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5 Attorneys for Plaintiff GLOBAL TECHNICAL SEARCH, INC.
6 dba GLOBAL SEARCH

7
8 IN THE UNITED STATES DISTRICT COURT
9 FOR THE SOUTHERN DISTRICT OF CALIFORNIA

10 GLOBAL TECHNICAL SEARCH, INC. dba
11 GLOBAL SEARCH, a California Corporation,

12 Plaintiff,

13 v.

14 LELAND JACOBSEN, an individual; and
15 DOES 1 through 25, inclusive,

16 Defendants.
17

Case No. 3:08-CV-00424-BEN-BLM

**DECLARATION OF DAN BEASLEY IN
SUPPORT OF MEMORANDUM OF
POINTS AND AUTHORITIES IN
SUPPORT OF PLAINTIFF GLOBAL
TECHNICAL SEARCH, INC. dba
GLOBAL SEARCH'S APPLICATION
FOR TEMPORARY RESTRAINING
ORDER AND MOTION FOR
PRELIMINARY INJUNCTION**

18 I, Dan Beasley, declare as follows:

19 1. I am an Independent National Associate with GLOBAL TECHNICAL
20 SEARCH, INC. dba GLOBAL SEARCH ("GLOBAL SEARCH"). Unless stated as relying
21 on information and belief, the facts contained in this declaration are based on personal
22 knowledge, and if called to testify, I could and would do so competently thereto.

23 2. I have been employed with GLOBAL SEARCH as an Independent National
24 Associate for two months and have assumed the job duties formerly handled by LELAND
25 JACOBSEN. GLOBAL SEARCH offers services in candidate recruitment and placement
26 specializing in the area of engineering and other similar disciplines.

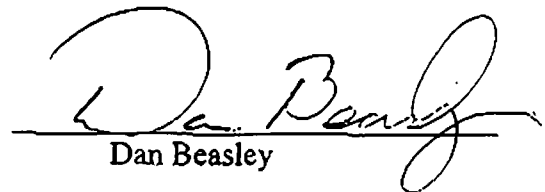
27 3. GLOBAL SEARCH uses the ACT! software system to manage and store its
28 confidential and proprietary information in its employment recruiting business. This

1 confidential and proprietary information contained in the ACT! database includes, but is not
2 limited to, the candidate list and contact information and the employer-client list and contact
3 information. Employees input information into the ACT! software program and use the
4 database to match potential employment candidates to prospective employers in GLOBAL
5 SEARCH's recruitment business.

6 4. As an employee of GLOBAL SEARCH, I have access to and use the ACT!
7 database to perform my duties. I am aware of GLOBAL SEARCH's policies regarding its
8 confidential and proprietary information. Specifically, I am aware of GLOBAL SEARCH's
9 policy that employees are not to take any of GLOBAL SEARCH's confidential and
10 proprietary information upon termination and that employees are not allowed to disclose this
11 confidential and proprietary information.

12 5. I recently contacted a number of the candidates that are listed in GLOBAL
13 SEARCH's database in performing my job duties with GLOBAL SEARCH. The contact
14 information for these candidates is maintained in GLOBAL SEARCH's database. Many of
15 the candidates I contacted informed me that they had been contacted by Mr. JACOBSEN
16 within the past two to three weeks.

17 I declare under penalty of perjury under the laws of the State of California that the
18 foregoing is true and correct, and that this declaration was executed on this 17th day of
19 March 2008 at Carlsbad, California.

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21 Dan Beasley
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